We observe in many of the Southern pa-pers a very curious anomaly. They publish editorials of an imflammatory character on the impeachment question, the most disreputable assaults on loyal men at the South. openly endorse the Kuklux Klan, and invite Northern immigration. We do not think their appeals likely to be very successful .-No doubt the substantial portion of the community South desire to invite moneyed and industrial immigration, but unfortunately for that section there is a class of men there, mostly young and irresponsible, who generally manage to speak for and overawe the entire population. They are the bane of the South. They dragooned her into the rebellion, and they are now deliberately depriving her of the last and only hope of re-

cuperation from the effects of her folly. The country offers 'naterial inducements for immigration, such as perhaps no country ever before did. A fertile soil, cheap land, and plenty of it, a delicions climate, the best natural system of water communication in the world, mines of mineral treasure and mountains of ore-her physical attractions are unparalleled. The conditions of civilization, moreover, are all at hand. The settler has not to abandon the comforts of the world and isotate himself for life from his fellows. A ready market is at hand: communication is open with all parts of the land. The main trunks of her railways are at least surveyed, built, in partial operation; her forests are cut away and the malaria of new countries dispelled; churches and schools are built; the framework and machinery of civil government is provided. In short, the South offers to the settlers the advantages of a new country without the drawbacks. Considering all the things, the question is asked why is it that we have a surfeit of capital that will not cross Mason and Dixon's line? Why is it that immigration and investment force their way through the passes of the Rocky Mountains rather than enter the inviting fields of the South? There can be no prejudice or political feeling in this thing .-It is a matter of business. The answer is simple. It is not pleasant-the probabilities are that it is not safe-for Northern men to go into the Southern States to live. It they do not practice it themselves, the majority of the people South encourage, a system of proscription which is revolting to men and women who go among them to live as neighbors and friends.

It is not from timidity or fear that Northern men refuse to go South to live. The bulk of them have faced Confederate steel and heard unmoved the roar of Confederate ar tillery. But they are unwilling to live in a land where they must suffer implied insult, if nothing more, from morning till night .-They are not willing to expose a wife and children to the chances of Southern civilization. Most young men of ordinary means and manly impulses would rather take a woman to the frontiers than to a Southern plantation or a Southern village, More than this. Northern young men are unwilling to expose themselves daily to a street fight or tavern brawl. Such encounters in their eyes and under our civilization are disgraceful, and it is folly to go in the way of them. Of course there are many places where this would not occur. But until there is some earnest demonstration on the part of the whole South against such atrocities, they must in the common nature of things be received as indications of the condition of the country. When this fact is understood and appreciated at the South a different course of events will follow.

If Southern editors above all others would realize the force of what we have said, we are quite sure that they would do their country more service than they seem to be doing it at present .- New York Times.

WRONG POLICY AND WRONG PRINCIPLE.-The imprudent threats and advice of some Conservative papers to proscribe and ostracise every man who voted the Republican ticket or co operated with the Republican party, is engendering a spirit of retaliation, and the Republican leaders are now saying that they can and have the power to retaliate on Conservatives, and will do it in self-defence whenever they think proper. They have control of the State and National Governments, and can inflict whatever punishments they please, and there is no remedy or means of redress. Then, how foolish it is for persons who profess to belong to the "Conservative party" to be making threats of what they intend to do. We are opposed to the spirit of persecution or retaliation (though we individually defy opposition of any sort,) and we know that a very large number of the Conservative party are also opposed to anything of that sort; but the difficulty is, that the innocent are punished with the guilty, and often worse, because many of those who are keeping up and arousing strife have nothing to lose in any way, no matter what happens. All the talk about proscribing men for opinion's sake is wrong in policy and principle. Proscription is a game at which both parties can play.

Gen. Canby has issued an order that in South-Carolina taxes shall be levied to support those who have been thrown out of employment on account of political opinions. In this way the innocent are made to pay for the sins of the guilty. The farmer who keeps a set of hands at work and is trying to make something to support his family and benefit the country, must pay an increased tax to maintain those laborers who have been discharged by his imprudent or hasty neighbor. It is time for all people to be careful how they follow the advice and counsel of rash and spiteful politicians.- Charlotte

THE ABSURDITY OF DRINKING .- It has become a sort of popular-almost nationalfaith that it is not possible to be truly happy unless you drink. Among certain classes-and they are by no means exclusively the lowest-drinking is the beginning and end of everything. The very name of liquor is held synonymous with enjoyment, and the dearer the liquor the more it is prized and coveted. Yet every man who is not a downright drunkard, is well aware that the pleasures of drinking are, beyond a certain point, a mockery, a delusion and snare. I put it to any one who has stood half the night in a club room, drinking, smoking, and bandying reckless talk, if the enjoyment of such an evening has been anything like that of a few quiet hours spent at home with a book or newspaper? The evil influence of pleasure on the health is too obvious to be denied by any one, and the illusory nature of the pleasures themselves would be undeniable, also, if the persons who indulge in them did not deceive themselves and put truth out of

No one ever brought any good out of a drinking bout yet. It is a short feverish spasm of animal enjoyment, which leaves nothing but moroseness, regret, bad temper, self-reproach, and headache.

CURE FOR WHOOPING COUGH .- The late discovery of a cure for whooping-cough, by inhaling the odors of a gas-house, is found to be of real benefit. It has been tried by me Hartford (Ct.) physicians, and it is said ith success. The children are taken to the as-works, where they breathe the not very pleasant air there produced, and there is something in the chemical combination that cures whooping cough. The people at the gas-works state that during the last twelve months three hundred cases of whooping cough have been thus experimented.

THE LOCUSTS.—The seventeen year locusts have appeared even in the city. They are crawling out of the ground by the hundred, but have not yet "piped their song" in our hearing. In the country we learn people find it difficult to "hear their own ears," so noisy have grown the little pets,-Atlanta (Ga.) Era.

THE SOUTHERN ELECTIONS,-The Carolinas proves to be the most republican of the Southern States. The official returns from South-Carolina show that the white vote polled for the Constitution was fourteen thousand, mainly composed of ex-Confederate soldiers. We are glad to record so handsome and sensible an act of them, although we have known all along that the Confeder-

ate soldiers were disposed to be good citiens, and would be if let alone by the leadrs. The vote of North-Carolina, judging rom partial returns, were as tollows: Republican, 85,000; Conservative 65,000leaving a majority for the former of 20,000. Holden, for Governor, with the whole Republican State ticket, runs nearly if not quite up to the Constitution, though a second republican or bolter's ticket, was run to divide the republican vote, but with small success. The Raleigh Standard, of the 28th ult., states that the Republicans cannot have less than 32 of the 50 Senators, and 68 of the 123 Representatives, giving them 14 majority in each House, or 28 on joint ballot. -Cincinnati Chronicle.

CLEAVELAND .- The Conservative majori ty in Cleaveland county has been whittled down to 222. We are glad to note, however, that Capt. Plato Durham is elected from that county to the Legislature. His course in the Convention endeared him to health?" After receiving the usual offerthe true white men of North-Carolina .-

Wilmington Star. Mr. Durham's course in the Convention caused the Radicals and Republicans to make the Constitution a great deal worse than they were at first disposed to do. In no instance did he influence the Convention tor good, simply because he was too violent and factious. A prominent Republican told us that Mr. Durham was useful to the Republican party in the Convention by keeping that party united. He no doubt aimed to do right, but certainly he is too inexperienced and hasty to be a party leader. He may be competent to know how to vote right, but he is not capable of being placed in the lead. In these times we want prudent, careful men for leaders.-Charlotte

FEELS BAD .- The editor of the Roanoke News evidently feels bad. He publishes several witty articles in his interesting paper, and then "gets off" in the following conun-

"How Long, on, now Long ?-We would really like to know how long decent humanity in the South has to continue to be insulted at the hand of the miserable, sneaking scoundrels, the off-scouring of the North and the spewed up scum of the South, who are now riding upon the depraved political element that is threatening to deprive the South of her every vestige of honor. From he depths of an agonized heart, we cannot refrain from crying out, 'how long, oh, how long, shall miserable scallawags and Yankee sneaks be our masters and rulers?""

That's "kinder ruff," on the "sneaks" ain't it? It's too bad. The "yankees" and "seallawags" will call on him for the answer to the conundrum when they have time, but we advise him not to cry out from such great depths :- don't .- Wil. Post.

marked effect upon the internal business in applause with which these gentlemen had dealt directly with the planters, who bought | once more restored, the second part of the goods in quantities sufficiently large for the | concert was opened by Jenny Lind with ern country store was not known through- could stand it no longer; and rising, like groes, dedendent upon their own small bass voice to the chorus, Mrs. Webster, who mand for intermediate dealers has become stop singing, but it was of no earthly use, of dealing directly with, consumers. City as Chesterfield would have deemed a fortune trade, as a consequence, assumes more of a for his son, and which eclipsed D'Orsay's wholesale character. . By this division a best. Jenny Lind blushed at the distinguishmore animated spirit is diffused through ed honor, and curtised to the floor; the au-Southern mercantile business,-Phil, Trade | dience appleuded to the very echo; Web-

ed the method of voting. Their contrivance | eight or nine times. was the ballot box, the happy product of the highest civilization. From Greece the ballot box was introduced into Rome, and world, not in a straight line, however. It was lost during the dark ages; the barbatiand the drnmhead recovered their ascendan-With the revival of learning and liber- sterling. ty, however came a new spirit, and the first weapon seized by the emancipated nations was the free and personal vote. The Dutch were the first to restore the reign of the ballot, the advantage of which they saw in their contest with the Spanish tyrants.

From Holland the ballot was introduced into England during the bad days of Charles | thirteen hundred daughters of rich men. I, in the year 1637, the year in which Hampden was condemned for not paying ship money, the year in which Prynne was branded on the cheek with burning irons; in which Bastick and Burton had their ears cut off in Palace Yard. At such a time there was need for some protection against the inquisitorial and ubiquitous tyranny of the Court and Crown, The King, his Privy Council and Lords denounced "the wooden box and little balls," and, in their rage, endeavored to prevent their use. But the pecple, led by the London merchants, defied the rulers and made the invasion of the ballot box a triumphant one.

A FEW WORDS TO A FATHER .- Take your son for a companion whenever you conveniently can; it will relieve the already over burdened anxious mother of so much care.-It will gratify the boy; it will please the mother: it certainly ought to be a pleasure to you. What mother's eye would not brighten, when her child is fondly cared for? And when his eye kindles, his heart beats, and his tongue prattles faster and faster with the idea " of going with father," does she not share her little boy's happiness, and is not her love deepened by her husband's consideration, so just and yet too often so extraordinary! It will keep him and you out of places, society, and temptation into which separately you might enter. It will give you abundant and very favorable opportunties to impart instruction, to infuse and cultivate noble principles, and to develope and strengthen a true manhood. It will enable him to see the world," and to enjoy a certain liberty which may prevent that future licentiousness which often results from a sudden freedom from long restraint.

Carolinians are leaving the State and going BANKING HOUSE OF West. We predict that in a few years they will return worse off than when they left, as others have done and are doing .-Sharp trading men may do pretty well sometimes by changing location, but not many people are fit for that sort of business, and fore " had better let well enough alone." Generally, those who are leaving profess and claim to be better Southern men than those who intend to remain here and stand the consequences of reconstruction. They blow, bluster and foment contention, and then sneak off to the Yankee States to avoid the trouble their course has caused. May the South be saved from such friends .- Char.

Democrat. John Jacob Astor's will was drawn by Daniel Lord, at that time the greatest lawyer in New York, and yet a law-suit has grown out of it between Wm. B. Astor and his sister, Mrs. Langdon.

SHARA AND THE GRAND LAMA.

An English-taught pundit, of semi-Thibe-tan origin, was recently sent into Thibet, by a British officer in Cashmere, and succeeded in accomplishing his perilons journey in safety. He describes Shara, the Thibetan capital, as a city of about two and a half miles in circumference; containing a population of 9,000 women and 6,000 men, besides 1,500 Bhootea and 500 Chinese soldiers, and numerous monks. In the centre of this city is a very large and wealthy temple, cantaining idols of great price from their inlaid gold and gems, and all around are the bazaars of Lhasa, Cashmere, Ladakee, Autuabad, Napaulese, and Chinese merchants. The hills around the campagna, in which the city stands, are dotted with wealthy monasteries, one of which (Debang) contains 7,700 priests. In the Potolo fort, a mile off, lives the Great Lama, called Gewaring-loo-che. The pun dit found him to be a handsome boy of thir teen, sitting on a throne, six feet high, with groups of priests in an attidude of adoration around him, and two behind him with bundles of peacock's feathers. On a throne of half that height, to the right, sat the Gyalpo Rejah, the real ruler under the Chinese Resident, called "Ambam," but nominally the Prime Minister. The Lama, placing his hands on the pundit's head, asked "Is the king well?" "Are you in good ings of sweets, and money, he and his party were then served with tea, which some drank and others poured on their heads. The priests placed a strip of silk, knotted around their necks. They were invited to inspect the temples, their rich images and hangings, and were then dismissed. The bodies of the preceding Lamas are carefully kept in coffins, and popular belief is that they diminish in size, while the hair and nails grow. The Thibetans believe that the Lama Guru speaks as soon as he is born, and all withered trees about the place revive. The child selected on the death of the Great Lama is placed before articles of all kinds, and if he selects those belonging to the dead Lama, he is at once placed on the throne. Under the Gyalpo are four ministers, called "Kaskak," who conduct the government. But justice is bought and sold, as in all Asiatic States, the judge being that one of the Debang monks who pays the highest sum. He is called Jalno, and is installed by walking through the streets with a silver stick. He makes ten times the purchase money, exercising his rule in the most arbitrary manner during the twentythree days of the new year, when the priests hold an assemblage to do homage, called the "Molun Cumbo," Every house is taxed, and the working classes flee the city.

DANIEL WEBSTER AND JENNY LIND .-Jenny Lind gave a concert at Washington during the session of Congress, and sent invitations to the President, Mr. Filmore, the members of the Cabinet, Mr. Clay, and many other distinguished members of both houses of Congress. It happened that day several members of the Cabinet were dining with Mr. Bodisco, the Russian Minister. His good dinner and choice wines had kept the party so late that the concert was nearly over when Webster, Clay, Crittenden and others came in. Whether the hurry in which STORIES IN THE SOUTH .- The emancipathey came, or from the heat of the room, tion of the slaves in the South has had a their faces were a little flurried. After the those States. Formerly, city merchants been received had subsided and silence was consumption of their own families and the Hail Columbia. At the close of the first negroes dependent upon them. The North- verse Webster's patriotism boiled over; he out the slaves States. Since the war the ne- Olympian Jove, he added his deep sonorous, means, have found it impracticable to go to sat immediately behind him, kept tugging the cities for their supplies, and hence a de- at his coat-tail to make him sit down or imperative. The natural result is that coun- and at the close of each verse Webster jointry stores have sprung up, and we are now | ed in, and it was hard to say whether Jenny doing the same kind of trade that is done by | Lind, Webster or the audience were the most these stores in the North. City merchants delighted. At the close of the air, Mr. Webdeal with the with the country stores instead | ster arose, hat in hand, and made her a bow ster, determined not to be outdone in politeless, bowed again; Miss Lind recurtsied, the Voting by Ballot.-The Greeks invent- house reapplanded, and this was repeated

For being badly shaken up in an accident on the Northeastern railroad, in England, from Rome it descended to the modern Mr. Samuel Buxton sued for damages, received on three accounts: 1st, for business losses; 2d, for structural sufferings; and 3d, ans swept away the ballot, and hard fists for agony endured in the anticipation of an untimely end. He got eight hundred pounds

> The New-York Inebriates' Asylum has on file application for admission from the following classes: Thirty-nine clergymen, eight judges, three hundred and forty merchants, two hundred and twenty-six physicians, two hundred and forty gentlemen of leisure, and

FINANCIAL.

RALEIGH NATIONAL BANK

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PRICE CURRENT, FEBRUARY 21, 1868: Bank of Cape Fear	
Bank of Cape Fear	
4 61 7 4	2
" Charlotte	3
" Clarendon	
" Commerce	1
" Fayetteville	1
" Lexington (old)	i
ti (now)	1
" (new)	2
" North-Carolina	5
Roxboro'	6
Thomasville	0
Wadashara!	
Wadesboro'	2
Washington Yanceyville	
Wilmington	
Commercial Bank of Wilmington	3
Farmer's Bank of North-Carolina, (old,)	2
	1
Greensboro', Mutual Insurance Company,	
Merchants' Bank of Newbern	
Merchants Dank of Newbern	6
Miners' and Planters' Bank	4
March 21, 1868 68-1	i.
TANKING WOVEN OF	-

JAY COOKE & CO. No. 20 WALL STREET Corner of Nassau Street, NEW YORK.

We buy and sell at the most liberal current prices, and keep on hand a full supply of GOV-ERNMENT BONDS OF ALL ISSUES, SEVEN THIRTIES, AND COMPOUND INTEREST NOTES, and execute orders for purchase and sale of STOCKS, BONDS and GOLD.

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For the Standard. "ESTAH OF VERONAH."

FONT TAYLORD.

Oh! Time, in thy wasting havec of blight, This one Love, thou could'st miss in thy Leave but this germ of innocence to bloom, One bud of beauty in desert of gloom. This one, bless'd by youth, and grace that's

Whose curls are raven, whose neck as swan's is fair: Why try again an Angel's form to ape? One more fair than she, could'nt be angel's

Oh! Time, it will be an unshriven sin, From which great Ocean cannot wash the

To mar, with envious hours fair Estah's brow. And wrinkles make, where dimples revel Then list to my pleas of mercy just once-Permit one Angel time-free, here t'ensconce : The Celestial Hosts one surely can share, That Earth no more may despond with de-

Dry Goods, &c.

Northampton, April 28, 1868.

Popular Goods at Popular Prices.

THE PRICES TELL,

EVERY BODY TELLS THE PRICE! W. H. & R. S. TUCKER & CO. Raleigh, May 2, 1868.

A REVOLUTION IN PRICES. ORIGINATED BY

Sustained by the People!

W. H. & R. S. TUCKER & CO.,

3.000 at 15 cents per yard. A neat, genteel article for Ladies' Dresses. W. H. & R. S. TUCKER & CO. Raleigh, May 2, 1868. 3,500 YARDS

SPRING AND SUMMER CALICOES, at 10 cents per yard.
W. H. & R. S. TUCKER & CO. Raleigh, May 2, 1868.

4,200 YARDS PRING AND SUMMER CALICOES, at W. H. & R. S. TUCKER & CO. Raleigh, May 2, 1868.

SPRING AND SUMMER PRINTS, at 15 W. H. & R. S. TUCKER & CO.

15,000 YARDS BLEACHED AND UNBLEACHED 4-4 Domestics, at prices to please the people.
W. H. & R. S. TUCKER & CO. May 2, 1868.

4,600 YDS. PLAID HOMESPUN, at astonishing low prices. W. H. & R. S. TUCKER & CO.

W. H. & R. S. Tucker & Co., WHOLESALE AND RETAIL DEALERS AND JOBBERS IN

FOREIGN AND AMERICAN

DRY GOODS. RALEIGH, N. C.

May 2, 1868.

GRAND OPENING! FOR SPRING OF 1868.

Having Newly Refitted My Old stand, No. 16 Fayetteville St., and am now daily receiving a splendid supply of the part beenumerated Goods, I am now prepared to offer to my costumers, and the public in general a full stock of DRY GOODS,

FANCY GOODS,

SPRING SHAWLS, SILK WRAPPINGS, SILKS, &c.

RIBBONS,

ARTIFICIAL FLOWERS, &c. GLOVES AND HOSIERY, Lace Curtains, Oil Cloths and Mattings.

300 Pieces of the latest patterns of PRINTS!

150 Pieces bleached and unbleached SHIRT-INGS and SHEETINGS. Ladies, Misses and Childrens Shoes. Gents and Boys Hats of every descrip-

tion and all the lalest styles. BOOTS AND SHOES In great variety.

"Richard's Patent Combined" Paper Collars and Bosoms.

GENTS FURNISHING GOODS, Ladies and Gents Traveling Trunks, Valises, Morocco Bags, Rail Road Bags, &c., &c. Come one and all, and examine my Stock before buying elsewhere, and I promise you will not lose anything by it. M. ROSENBAUM,

April 21, 1868.

A. MILLER, No. 27 Old Street, Petersburg, Va.

THE HIGHEST CASH PRICE PAID FOR Cotton Rags, Brass, Copper, and Fars. All Rags sent by freight, railroad receipt sent by Express. You can draw your money at sight. May 12, 1868. 128-1mpd.

UNIVERSITY! THE EXAMINATION OF THE STUDENTS 1 of the University of the State will begin on Monday, the 25th inst., and continue until Thursday, the 4th of June, the day of the Coltege Commencement.
The Board of Visitors consists of

HIS EXCELLENCY, J. WORTH, Governor of the State, and ex officio President of the Board of Trustees. Hon. D. L. SWAIN, L. L. D., President of the College.

DANIEL M. BARRINGER. LUKE BLACKMER, JOHN H. BRYAN, PAUL C. CAMERON, JOHN A. GILMER, JOHN A. GILMER, ROBERT B. GILLIAM, CALVIN GRAVES, JOHN J. JACKSON, CHARLES MANLY, JAMES T. MOREHEAD, NEILL MCKAY, THOMAS RUFFIN, F. E. SHOBER, JESSE G. SHEPHERD, WALTER L. STEELE, EDWARD WARREN, JOHN C. WILLIAMS.

CHARLES MANLY, 127-td. Raleigh, May 9th, 1868.

ALE! ALE! 10 HALF CASKS "COCKADE CITY," very superior, received this day. A supply W. H. JONES & CO. 5. 1868. 76-1f. Raleigh, January 25, 1868.

Notices in Bankruptcy.

NOTICE IN BANKRUPTCY. IN THE DISTRICT COURT OF THE UNITED STATES,
For the Pamico District of North-Carolina. In the matter of Moses Kellogg, a Bankrupt

TOTICE IS HEREBY GIVEN, THAT Petition has been filed in said Court by Moses Kellogg, in said District, duly dechared a Bankrupt under the Act of Congress of March 2nd, 1867, for a discharge and certificate thereof from all his delts, and other claims provable under said Act, and that the 23rd day of June, 1868, at 10 o'clock, A. M., at the office o' Thos. B. Keogh, Esq. Register in Bankruptey, in Greensboro', Gulliord county, N. C., is assigned for the hearing of the same, when and where all creditors who have proved their debts and other persons in interest, may attend and show cause if any they have, why the prayer of the said Pe-Dated at Newbern, N. C., on the 11th day of

May, A. D., 1868. CHAS. HIBBARD, Clerk. May 14, 1868.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES, In Bankruptcy.

For the Pamlico District of North-Carolina. in the matter of James F. A. Lamond, a Bankrupt-ss.
NOTICE IS HEREBY GIVEN, THAT ON

The 11th day of May, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court of the United States for the Pamlico District of North-Carolina, against the estate of James F. A. Lamond, in the County of Granville, and State of North-Carolina, within said District, who has been adjudged a bankrupt on his own petition; that the payment of any debts and delivery of any property belonging to such bank-rupt, to him or for his use, and the transfer of any property by him are forbidden by law; and that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more asssignees of his estate, will be held at a Court of Bankrupicy, to be holden at Raleigh, Wake County, North-Carolina, before John T. Deweese, Esq., Register in Bankruptcy for said District, on the 23rd day of May, A. D., 1868, at 10 o'clock, A. M. DANIEL R. GOODLOE,

C. L. Harris, U. S. Deputy Marshal. May 14, 1868. 129—1aw3t.

NOTICE IN BANKRUPTCY. DISTRICT COUNT OF THE UNITED STATES. In Bankruptcy. For the Cape Fear District of North-Carolina.

In the matter of Charles Hunter, a Bank-TOTICE IS HEREBY GIVEN, THAT ON N the 1st day of March, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court of the United States for the Cape Fear District of North Carolina, against the estate of Charles Hunter, in the County of Davie, and State of North-Carolina, in said District, who has been adjudged a bank rupt on his own petition; that the payment of any debts, and deliv-ery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said bankrupt, to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptey, to be holden at the Court House n Mocksville, North Carolina, before R. H. Broadfield, Esq., Register in Bankruptcy for said District, on the 1st day of June, A. D., 1868,

DANIEL R. GOODLOE, U. S. Marshal as Messenger.
J. T. Cuthrell, U. S. Deputy Marshal.
May 14, 1868. 129— aw3wpd. May 14, 1868.

at 10 o'clock a. m.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE ! UNITED STATES, In Bankruptcy. For the Pamlico District of North-Carolina.

In the matter of W. P. Ward and E. W. Wattocks, Bankrupts—sx.
PHIS 18 TO GIVE NOTICE, THAT ON THE 17th day of April, A. D., 1868, a warrant in Bankruptey was issued out of the District Court of the United States for the Pamlico District of North-Carolina, against the estate of P. WARD & E. W. WATTOCKS, Copartners, of Swansboro', in the County of Onslow, and State of North-Carolina, within said District, who have been adjudged Bankrupts on their own petition; that the payment of any debts, and delivery of any property belonging to such bankrupts, to them or for their use, and the transfer of any property by them are forbidden by law; that a meeting of the creditors of the said Bankrupts, to prove their debts, and to choose one or more assignees of their estate, will be held at a Court of Bankruptcy, to be holden at Newbern, Craven County, N. C., before R. F. Lehman, Esq., Register in Bankruptcy for said District, on the 1st day of June, A. D, 1868,

at 10 o'clock, a. m.

DANIEL R. GOODLOE,

DANIEL R. GOODLOE, U. S. Marshal as Messenger. O. R. COLGROVE, U. S. Deputy Marshat. May 2, 1868. 124-1aw3t.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE

UNITED STATES. In Bankruptey. For the Cape Fear District | of North Carolina. EMBROIDERIES, LACES, &c. In the matter of James B. Robinson, a Bank-

> THIS IS TO GIVE NOTICE, THAT ON 1 the 25th day of February, A. D., 1868, a war rant in Bankruptey was issued out of the District Court of the United States, for the Cape Fear District of North-Carolina, against the estate of J. B. Robinson, of Mecklenburg county, and State of North-Carolina, within said District, who has been adjudged a bankrupt on his own petition; that the payment cfany debts, and delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt, to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptey, to be holden at the Court House in Charlotte, N. C., before R. H. Broadfield, Esq., Register in Pankruptcy for said District, on the 20th day of May, A. D., 1868, at 3 o'clock, P. M. DANIEL R. GOODLOE,

U. S. Marshal as Messenger. J. T CUTHRELL, U. S. Deputy Marshal. May 5, 1868. 125-law3wpd. NOTICE IN BANKRUPTCY.

IN THE DISTRICT COURT OF) For the Pamileo District In Bankruptey. THE UNITED STATES.

of North-Carolina. In the matter of Spruce W. McCrary, a Bank-

NOTICE IS HEREBY GIVEN, THAT ON the 29th day of February, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court of the United States for the Pamlico District of North-Carolina, against the estate of SPRUCE W. McCrary, of Davidson, Lexington Co., and State of North-Carolina, who has been adjudged a Bankrupt on his own petition; that the payment of anydebts, and delivery of any property belong-ing to such bankrupt, to him or for his use, and he transfer of any property by him are forbidden by law; and that a meeting of the creditors of the said bankrupt to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy to be holden at the Office of the Register in Bankruptcy, on the corner of South Elm and West Market street, in the T te building, Greensboro', N. C., before Thomas B. Keogh, Esq., Register in Bankrul tey for said District, on the 19th day of May, A. D.,

1868, at 9 o'clock, a. m. DANIEL R. GOODLOE, U. S. Marshal as Messenger. P. F. DUFFY, U. S. Deputy Marshal. May 5, 1868. 125-law2tpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE For the Pamlico District of In Bankruptcy. UNITED STATES North-Carolina.

In the matter of John G. McCollum, a Bank-OTICE IS HEREBY GIVEN, THAT ON IN the 22d day of February, A. D., 1868, a warrant in Bankruptey was issued out of the District Court of the United States for the Pamlico District of North Carolina, against the estate of J. G. McCollum, in the County of Rockingham, and State of North-Carolina, who has been adjudged a bankrupt on his own petition; that the payment of any debts, and delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptey, to be holden at the Office of the Register in Bankruptey, on the corner of South Eim and West Market street, in the Tate building, Greensboro', North-Carolina, before Thomas B. Keogh, Esq., Register in Bankruptcy for said District, on the 20th day of May,

A. D., 1868, at 9 o'clock, a. m. DANIEL R. GOODLOE, U. S. Marshal as Messenger. P. F. DUFFY, U. S. Deputy Marshal. 125-1aw3tpd. Notices in Bankruptcy.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES. In Bankruptey. For the Cape Fear District of North-Carolina.

In the matter of M. S. M. Sloop, a Bankrapt NOTICE IS HEREBY GIVEN, THAT ON the 31st day of March, A. D., 1868, a warrant in Bankruptcy was issued out of the District court of the United States for the Cape Fear District of North Caralina, against the estate of M. S. M. Sloop, of the county of Cabarrus, and State of North-Carolina, who has been adjudged a Bankrupt on his own petition; that the payment of any debts, and the delivery of any property belonging to such Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts and to choose one or more assignees of his estate, will be held at a court of Bankruptcy, to be holden at the Court House in Salisbury, before R. H. Broadfield, Esq., Register in Bankruptcy for said District, on the 22d day of May, A. D., 1868, at 10 o'clock, A. M.

D. R. GOODLOE,

D. R. GOODLOE, U. S. Marshal, as Messenger. J. T CUTHRELL, U. S. Deputy Marshal. April 27, 1868. 154—law3wpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE

In Bankruptey. UNITED STATES, For the Cape Fear District. in the matter of John R. Scarborough, Bankrupt-ss. TOTICE IS HEREBY GIVEN, THAT ON the 8th day of April, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court of the United States for the Cape Fear District of North-Carolina, against the estate of John R. Scarborough, of Mount Glicad, in the County of Montgomery, and State of North-Carolina, within said District, who has been adjudged a bankrupt on his own petition; that the payment of any debts and delivery of any property longing to such bankrupt, to him, or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt, to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, his estate, will be neig at a Court of Bankruptey, to be holden at Troy, Montgomery County, North-Carolina, before Wm. A. Guthrie, Esq., Register in Bankruptey for said District, on the 16th day of May, A. D., 1868, at 10 o'clock, A. M. DANL. R. GOODLOE,

U. S Marshal as Messenger. W. H. Morrow, U. S. Deputy Marshal.
April 22, 1868.
150—1aw8t. April 22, 1868.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES, For the District of Pamlico. In the matter of Turner W. Patterson,

JOTICE IS HEREBY GIVEN, THAT ON The 22d day of February, A. D., 1868, a war-rant in Bankruptey was issued out of the District Court of the United States for the Pamlico District of North-Carolina, against the estate of TURNER W. PATTERSON, of Wentworth, in the County of Rockingham, and State of North-Carolina, who has been adjudged a bankrupt on his own petition: that the payment of any debts and delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbid-den by law; and that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be holden at the Office of the Register in Bankruptcy, on the corner of South Elm and West Market street, in the Tate building, Greensboro', N. C., before Thomas B. Keogh, Esq., Register in Bankruptey for said District, on the 18th day of May, A. D., 1868, at 9 o'clock, a. m. DANIEL R. GOODLOE,

U. S. Marshal as Messenger. P. F. DUFFY, U. S. Deputy Marshal. May 5, 1868. 125-1aw2wpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE In Bankruptcy. UNITED STATES, For the District of Pamlico.

In the matter of Robert Wharton, a Bankrupt NOTICE IS HEREBY GIVEN, THAT ON the 5th day of March, A. D., 1868, a war the 5th day of March, A. D , 1868, a war rant in Bankruptey was issued out of the District Court of the United States for the Pamlico District of North-Carolina, against the estate of ROBERT WHARTON, in the County of Guillord, and State of North-Carolina, within said District, who has been adjudged a bankrupt on his own petition; that the payment of any debts, and the delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said bankrupt, to prove their debts and to choose one or more assignces of his estate, will be held at a Court of Bankruptcy, to be holden at the Office of the Register in Bankruptey, on the corner of South Elm and West Market street, in the Tate build-ing, Greensboro', N. C., before Thomas B. Keogh, Esq., Register in Bankruptcy for said District, on

the 18th day of May, 1868, at 10 o'clock, a. m. DANIEL R. GOODLOE, U. S. Marshal as Messenger.
P. F. DUFFY, U. S. Deputy Marshal. 125-law2wpd.

NOTICE IN BANKRUPTCY. In Bankruptcy. United States,

For the Cape Fear District.

In the matter of Thomas R. Magill, a Bank NOTICE IS HEREBY GIVEN, THAT ON the 7th day of May, A. D., 1868, a warrant in bankruptcy was issued out of the district court of the United States for the Cape Fear District the assists of THOMAS R. MAGILL, of Walkersville, in the county of Union, and State of North Carolina, within said District, who has been adjudged a bankrupt on his own petition; that the payment of any debts, and the delivery of any prop-erty belonging to such bankrupt, to him or for his his estate, will be held at a court of bankruptcy, to be holden at Charlotte, North-Carolina, before A. W. Shaffer, Esq., Register in Bankruptcy for said District, on the 29th day of May, A. D.,

DANIEL R. GOODLOE, U. S. Marshal as Messenger. E. B. Fullings, U. S. Deputy Marshal May 12, 1868. 128—1aw3wpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STITES,

In Bankruptcy. For the Cape Fear District of North-Carolina. In the matter of James W. Gardner, a Bank-

NOTICE IS HEREBY GIVEN, THAT ON the 7th day of April, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court Court of the United States for the Cape Fear District trict of North-Carolina, against the estate of James W. Gardner, of Mount Gileod, in the County of M. Heath, of Walkersville, in the County of Montgomery, and State of North Carolina, who has been adjudged a bankrupt on his own petition; that the payment of any debts, and own petition; that the payment of any debts, the delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property belonging to such bank upt, to him, or for his use, of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt to prove their debts, and to choose one or rupt to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be holden at Troy, North-Carolina, before Wm. A. Guthrie, Esq., Register in Bankruptcy for said District, on the 16th day of May, A. D., 1868, at 10 o'clock, A. M. DANIEL B. COODLOE

DANIEL R. GOODLOE, W. H. Morrow, U. S. Marshal as Messenger. April 23, 1868.
U. S. Deputy Marshal. 151—1aw3wpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES. For the Pamlico District of In Bankruptcy. North-Cirolina.

estate of ELI. H. E. F. PERRY, in the County of the estate of J. R. MARABLE, of Clinton, in the Jones, and State of North-Carolina, who has County of Sampson, and State of North-Carolina,

debts, and to choose one or more assignces of his estate, will be held at a Court of Bankruptcy, to be holden at Newbern, Craven County, North-Carolina, before R. F. Lehman, Esq., Register in Bankruptcy for said District, on the 3rd day of June, A. D., 1868, at 10 o'clock, a. m.

DANIEL R. GOODLOE,

He said bankruptcy for his estate will be held at a Court of Bankruptcy, to be holden at Fayetteville, North-Carolina, before Wm. A. Guthrie, Esq., Register in Bankruptcy for said District, on the 22d day of May, A. D., 1868, at 10 o'clock. A. M.

DANIEL R. GOODLOE,

O. R. Colgrove, U. S. Deputy Marshal.

May 2, 1868.

Notices in Bankruptcy.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES, In Bankruptcy. For the Cape Fear District of North-Carolina.

In the matter of John W. Grny, a Bankrupt

TOTICE IS HEREBY GIVEN, THAT ON the 1st day of April, A. D., 1868, a war rant in Bankruptey was issued out of the District Court of the United States for the Cape Fear Court of the United States for the Cape Fear District of North-Carolina against the estate of John W. Gray, of Mocksville, in the County of Davie, and State of North-Carolina, who has been adjutdged a bankrupt, on his own who has been adjudged a bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt

10 o'clock, A. M. DANIEL R. GOODLOE, J. T. CUTHRELL, U. S. Deputy Marshal.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES. In Bankruptev. For the Cape Fear District of North-Carolina.

In the matter of James B. Beard, a Bankrupt-88. THIS IS TO GIVE NOTICE, THAT ON the 16th day of April, A. D., 1868, a warrant in Bankruptey was issued out of the District Court of the United States, for the Cape Fear District of North Carolina, against the estate of J. B. BEARD, of Hickory Tayern, in the County of Catawba, and State of North-Carolina, who has been adjudged a bankrupt upon his own petition; that the payment of any debts, and delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; and that a meeting of the creditors of the said bankrupt, to prove their debts, and to choose one or more assignces of his estate, will be held at a Court of Bankruptcy, to be holden

at the Court House in Salisbury, North-Carolina, before Robert H. Broadfield, Esq., Register in Bankruptey for said District, on the 29th day of May, A. D., 1868, at 10 o'clock, a. m. DANIEL R. GOODLOE, J. T. CUTHRELL, U. S. Deputy Marshal. May 7, 1868. 126-law3wpd.

THE UNITED STATES For the Cape Fear District In Bankruptcy. of North-Carolina. in the matter of C. R. F. Cronland, a Bank rupt-sx.

NOTICE IN BANKRUPTCY.

N THE DISTRICT COURT OF]

THIS IS TO GIVE NOTICE, THAT ON the 29th day of April, A. D., 1868, a warrant in Bankruptey was issued out of the District Court of the United States for the Cape Fear District of North-Carolina, against the estate of C. R. F. CRONLAND, of High Shoals, in the County of Gaston, and State of North-Carolina, within said District, who has been adjudged a Bankrupt on his own petition; that the payment of any debts, and the delivery of any property be-longing to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; and that a meeting of the creditors of said bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptey, to be holden at the Court House in Lincolnton, North-Carolina, before A. W. Shaffer, Esq., Register in Bankruptcy for said District, on the 23d day of May, A. D., 1868, at 10 o'clock, A. M. DANIEL R. GOODLOE,

U S. Marshal as Messenger. B. Fullings, U. S. Deputy Marsho 126-law3tpd May 7, 1868.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE UNITED STATES, For the Cape Fear District of In Bankruptey. North-Carolina

In the matter of Charles Hinson, a Bankrupt NOTICE 18 HEREBY GIVEN, THAT ON the 29th day of April, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court of the United States for the Cape Fear District of North-Carolina, against the estate of CHARLES HINSON, of Clear Creek, in the County of Mecklenburg, and State of North-Carolina, who has be n adjudged a Bankrupt on his own petition; that the payment of any debts, and delivery of any property belonging to such bankrupt to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bank-ruptcy, to be holden at Charlotte, North-Carolina, before A. W. Shaffer, Esq., Register

in Bankruptcy for said District, on the 27th day of May, A. D., 1868, at 10 o'clock, A. M. DANIEL R. GOODLOE,

E. B. FULLINGS, U. S. Marshal as Messenger, May 7, 1868. U. S. Deputy Marshal. 126—1aw3tpd. NOTICE IN BANKRUPTCY. IN THE DISTRICT COURT

OF THE UNITED STATES, In Bankruptcy. of North-Carolina. In the matter of Wm. L. Rone, a Bankrupt

NOTICE IS HEREBY GIVEN, THAT ON the 29th day of April, A. D., 1868, a warrant in Bankruptey was issued out of the District Court of the United States for the Cape Fear Distriet of North-Carolina, against the estate of WM. L. RONE, of Walkersville, in the County of Union, and State of North Carolina, who has been adjudged a bankrupt upon his own petition; use, and the transfer of any property by him are forbidden by law; and that a meeting of the creditors of the said bankrupt, to prove their thim or for his use, and the transfer of any belonging to such bankrupt, to him or for his use, and the transfer of any him or for his use. debts, and to choose one or more assignees of property by him are forbidden by law; that a meeting of the creditors of the said bankrupt, to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptey, to be holden at Charlotte, North-Carolina, before A. W. Shaffer, Esq., Register in

Bankruptey for said District, on the 26th day of May, A. D., 1868, at 10 o'clock, a. m. DANIEL R. GOODLOE, U. S. Marshal as Messenger. E. B. FULLINGS, U. S. Deputy Marshal. May 7, 1868. 126—lawStpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE

UNITED STATES, For the Cape Fear District In Bankruptcy. of North-Carolina. In the matter of John J. M. Heath, a Bankforbidden by law; that a meeting fthe creditors f the said bankrupt to prove their deb's, and to

U. S. Marshal as Messenger. E. B. FULLINGS, U. S. Deputy Marshal. May 7, 1868. 126—1aw3wpd.

NOTICE IN BANKRUPTCY. DISTRICT COURT OF THE) UNITED STATES,

For the Cape Fear District In Bankruptcy. of North-Carolina.

In the matter of Eli. H. E. F. Perry, a Bank- In the matter of John R. Marable, a Bank-NOTICE IS HEREBY GIVEN, THAT ON the 21st day of April, A. D., 1868, a warrant in Bankruptcy was issued out of the District Court of the United States for the Pamlico District of North-Carolina, against the estate of El. H. E. F. Perry, in the Court of L. B. Marayle of Clipton, in the castate of I. B. Marayle of Clipton, in the been adjudged a Bankrupt on his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt to prove their a meeting of the creditors of the said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt, to debts, and to choose one or more assignment.

W. H. Morrow, U. S. Deputy Marshal.

May 7, 1868.